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Fitchburg unless they are covered so as to be protected from dust, dirt, and flies.

- Sec. 2. No cherries, blueberries, blackberries, strawberries, or other berries, dates, figs, grapes, salted peanuts, cracked nuts of any kind, corn flakes, corn crisp, maple sugar, candy, cake, bread, nor any other article that may be used for human food, not ordinarily cooked, peeled, or washed, shall be hung, kept exposed for sale in any street or public place or outside of any shop or store, stand, or stall, or in the open windows or doorways thereof, unless they are wrapped, covered, or inclosed so as to be protected from dust, dirt, and insects.
- Sec. 3. No vegetables or other articles which are to be used as human food shall be kept or placed or exposed for sale outside of any shop or store, market, or in any open doorways or windows where it is possible for such vegetables or other articles to be contaminated by dogs.
- Sec. 4. Every person being the occupant or lessee of any room, stall, building, or place where any meat, fish, birds, fowl, milk, vegetables, butter, fruit, or other articles intended or held for human food shall be stored or kept or shall be offered for sale shall put and keep such room, stall, building, or place and its appurtenances in a clean and wholesome condition, and every person having charge or interested or engaged, whether as principal or agent, in the care or in respect to the custody or sale of any meat, fish, birds, fowl, milk, butter, fruit, vegetables, or other articles intended for human food shall put and preserve the same in a clean and wholesome condition and shall not allow the same or any part thereof to be poisoned, infected, or rendered unsafe or unwholesome for human food.
- Sec. 5. No newspaper or soiled paper of any sort shall be used for wrapping articles designed for sale or delivery as human food.
- Sec. 6. Every proprietor or manager of a store, market, bakery, dairy, café, lunch room, or any other place in the city of Fitchburg where a food or a beverage or confectionery or any similar article is manufactured or prepared for sale, stored for sale, offered for sale, or sold shall cause it to be screened effectually or effectually protected by power-driven fan or fans, so as to prevent flies and other insects from obtaining access to such food, beverage, confectionery, or other article, and shall keep such food, beverage, confectionery, or other similar article free from flies and other insects at all times.
- Sec. 7. This regulation shall take effect on and after this date, and these regulations shall be kept posted wherever foodstuffs are manufactured or sold.

Stables—Construction—License Required. Manure—Care and Disposal. (Reg. Bd. of H., May 4, 1914.)

- Section 1. Every person desiring to erect or to occupy a stable in the city of Fitchburg must present a petition to the board of health; said petition to be made out in form prescribed by the board. A plan must be submitted with the petition showing the proposed location of the stable on the lot, the location of the stalls, the location and description of manure bin, pit, or receptacle, and the ventilation shaft.
- Sec. 2. The stable must be erected and complete in all its appointments before license to occupy is granted, and must not thereafter be enlarged or altered without special permit from the board of health.
- Sec. 3. Each license issued shall expire on the last day of April succeeding its issue and shall not be transferable, and may be revoked at the discretion of the board.

¹These regulations were adopted in accordance with the act of Apr. 13, 1912. See Public Health Reports Dec. 13, 1912, p. 2098.

October 16, 1914 2814

- Sec. 4. All stables and stalls in the most thickly populated parts of the city in which animals are kept shall have water-tight floors.
- Sec. 5. Every person occupying a building where demestic animals are kept shall maintain therewith a bin or pit for the reception of manure and other stable refuse of sufficient size to hold the same pending its removal from the premises, and shall place therein the manure from said animal or animals and all stable refuse from said building, and shall not allow manure to remain outside said building. The bin or pit shall be so constructed as to exclude rain water and shall in all other respects be water-tight, except as it may be connected with the public sewer. It shall be so constructed as to prevent the ingress and egress of flies, and shall be properly ventilated.
- Sec. 6. Horse manure may be kept tightly rammed into well-covered metal cans or barrels, or in tightly covered, water-tight carts, for the purpose of removal in such cans, barrels, or carts, by special permission of the board of health.
- Sec. 7. Every person keeping manure in any of the thickly populated parts of the city shall cause all such manure to be removed from the premises at least once a month from May 1 to November 1, or oftener when required by the board of health.
- SEC. 8. Stables shall, where practicable, be connected with the public sewer and shall be kept in a clean and sanitary condition at all times, and ventilated to the satisfaction of the board of health.
- Sec. 9. Stables outside of the thickly populated parts of the city shall be subject to the above rules and regulations, with such reasonable modification as the board of health in its judgment believes the public health requires.
- Sec. 10. Owners and occupants of livery and other stables in the city shall not wash or clean their carriages or horses or cause them to be washed or cleaned in the streets and public ways.
- Sec. 11. Any building now in use for stable purposes that is not constructed in conformity with the above regulations shall be so reconstructed whenever in the opinion of the board of health the public health may demand it.
- Sec. 12. No manure shall be removed or carried through the streets of this city except in a tight vehicle with a covering so secured to the sides and ends of the vehicle as to prevent the manure in process of removal from being dropped or left in any street or way of the city.
- SEC. 13. A copy of these rules and regulations shall be kept posted at all times in each place licensed in accordance with these regulations.
- Sec. 14. The fee for a license to occupy a building for stable purposes shall be \$1.

FORT WAYNE, IND.

Stables—Report to Board of Health Required. Manure—Care and Disposal. (Ord. 660, July 28, 1914.)

Section 1. Every person, firm, or corporation owning or occupying any building, or part of a building, within the corporate limits of the city of Fort Wayne, where one or more horses, mules, cows, or similar animals are kept, shall maintain in connection therewith a bin, pit, or other suitable receptacle for the reception of manure, and, pending the removal from the premises of the manure from the animal or animals aforesaid, shall place such manure in said bin, pit, or other suitable receptacle, and shall not allow the same to be overfilled or uncovered. The bin or pit or other suitable receptacle required by this ordinance shall be so constructed as to exclude rain water, and shall in all other respects be water-tight, except as it may be connected with a public sewer, and shall be